-	mobile communications operations. And that's detailed in
2	the
3	QUESTION: You mean, technologically?
4	MR. CARR: That's correct. And OET pointed that
5	out in its study when it created the or proposed the
6	creation of these bands.
7	QUESTION: And there's no loss in technological
8	quality in shifting the Public Service from one band to
9	another, it's exactly the same?
10	MR. CARR: No. And under the transition plan the
11	facilities will be equal to or comparable.
12	QUESTION: Well, that's the whole point. I mean
13	that's what this fight is
14	MR. CARR: Yes, that's correct.
15	QUESTION: I mean I'm perplexed at your hesitation
16	in answering Judge Silberman. There's no confusion over
17	what's at stake here. They are on a band that works. It's
18	clear that the quality is there. You are now saying we're
19	going to move you and we're not entirely sure where and some
20	of them are going to be suspect. That's exactly what's,
21	apart from the transactional costs, that's what's at issue
22	here.
23	MR. CARR: Fair enough. They may be suspect about
24	it, but under the FCC's rules they are guaranteed
25	facilities

-	QUESTION: I understand how you are addressing
2	that but that's the problem is you are taking them off a
3	band that clearly works technologically. And there's no
4	guarantee that
5	MR. CARR: There's no question about that.
6	QUESTION: Okay. There's no guarantee, indeed,
7	because of the way you answer it, there's no guarantee that
8	they will find comparable technological quality elsewhere.
9	And if they don't, they won't be made to move.
10	MR. CARR: That's correct.
11	QUESTION: Well, that's the potential injury here,
12	that's why they don't want to move, they know what they've
13	got.
14	QUESTION: Would you like to hire Judge Edwards?
15	[Laughter.]
16	MR. LANE: Actually he was happy with you.
17	[Laughter.]
18	MR. CARR: I'm actually happy with both of you
19	this morning, Your Honors.
20	QUESTION: Are you familiar, speaking of changing
21	your mind, are you familiar with the famous libel case of
22	this Court a couple of years ago when
23	QUESTION: I was amazed he didn't cite it.
24	QUESTION: Yes. Why didn't you cite it? That's
25	another dereliction of duty. There's a famous libel case in

25

:	which the panel sua sponde, there was a petition for
2	rehearing.
3	MR. CARR: The Moldea case, you're referring to,
4	Your Honor, is that correct?
5	QUESTION: Well-known jurists on this circuit
6	changed their minds.
7	MR. CARR: Yes. Well
8	QUESTION: Two very prominent jurists changed
9	their mind.
10	MR. CARR: I didn't want to raise a sore subject.
11	QUESTION: Why is it sore? They should be proud
12	of it. Why shouldn't you try getting under their umbrella?
13	QUESTION: You filed petitions for rehearing 100
14	times a year asking us to change our minds, not a 100 times,
15	but several times a year asking us to change so I assume you
16	want us to on the appropriate occasion.
17	MR. CARR: Well, that's certainly correct, Your
18	Honor, and I think the Commission would take the view that
19	it can also change its mind when its looking particularly at
20	an area of very technical matter within its own expertise
21	and a new area involving a new communication service.
22	QUESTION: Well, I mean you can get away with that
23	to an extent as long as there are another couple of
24	sentences there.

MR. CARR:

Sure. And we feel that that's there in

3.0

That we feel we have identified the comments in this order. 2 the record. 3 QUESTION: One last question I have for you is what is this, I guess I didn't pay enough attention to it in the record, there's rulemaking in process which will cut 5 down on some of these protections that you give them or not? I just picked that up from Mr. Lane's argument. 7 8 MR. CARR: There is a rulemaking currently where 9 there are some proposed rules that could have some impact on 10 the relocation. 11 When you say, could have impact, just QUESTION: 12 sort of bottom line, do they lessen the protections for the 13 movant, for the person who is going to have to move? MR. CARR: Well, they do not change the bottom 14 line which is that the facilities to which they move--15 16 QUESTION: Must be comparable. MR. CARR: --will be equal to what they, to some 17 extent, what they do is they require that any of the 18 technological studies that the cities do in the course of 19 moving will be negotiated first with the PCS provider. 20 that they won't go out and get these expensive studies done 21 22 and then--QUESTION: Put in the bill for them, yes, okay. 23 MR. CARR: Exactly. 24 25 QUESTION: All right.

	MR. CARR: I think it's really, at this point,
2	none of those rules have been adopted. The comments have
3	been submitted.
4	QUESTION: I understand.
5	MR. CARR: And that the matter is pending.
6	QUESTION: Okay.
7	THE COURT: Okay, your time is up, thank you.
8	MR. CARR: Thank you, Your Honors.
9	THE COURT: Two minutes, Mr. Lane, that's it.
10	ORAL ARGUMENT OF JOHN D. LANE, ESQ.
11	ON BEHALF OF PETITIONERS REBUTTAL
12	MR. LANE: Thank you, Your Honor.
13	Counsel for the Commission referred to, when he
14	was pressed by the Court, as to where it is in the record
15	that there was evidence that would lead the Commission and
16	justify the Commission for making this radical change of
17	mind and he mentioned the Apple comments in which they said
18	they couldn't live withbecause there are nomadic devices
19	they couldn't live with another user on the same band.
20	But the Commission took care of that in their
21	third report and order. They said that they would cut them
22	down to a band that is only 20 megahertz wide and there's
23	very little Public Safety
24	QUESTION: That's a fair point, counsel. The only
	11

25 things that come in post the third R & O are APC and Cox.

And although you're absolutely right APC and Cox don't disagree with the resolution that the FCC reached, they do raise the point that the FCC looks at and becomes troubled about. They do raise the point that there may not be room for both at that other end of the spectrum.

And so, if you are conscientious as an agency and you look at this and you say, you know, we might have been wrong about that. What's wrong with the agency coming back and saying, you know, I think we under-sold this problem and it's enough to tip the balance and besides, there's very little that we can see that's really at stake for your clients, other than the fact that they do have a lot of political clout.

MR. LANE: Well, I don't know about that. But--

QUESTION: Oh, I know.

THE COURT: But, nevertheless, we don't take the position that the Commission can't change its mind, particularly when they are dealing with scientific and matters of future prediction. All we are saying is they have to have a valid record before them, something intervened in this case that changed their minds, and something hit the Commissioners minds. We can't find it in the record.

QUESTION: You are not suggesting, in Watergate terms, a nefarious force, are you?

-	MR. LANE: No. I'm saying that something changei
2	their mind. There's not enough in the record, there are no
3	studies, there are no staff recommendations or anything
4	thatwhatever it is, we should have a shot at it and we
5	should be able to test that.
6	QUESTION: Were the Commissioners the same in both
7	proceedings?
8	MR. LANE: No, there was a change. There was a
9	change in the leadership, in the chairmanship.
10	QUESTION: Yes, okay.
11	MR. LANE: And the new chairman is one who took
12	maybe a slightly different view. And see, the original
13	scheme was to leave it to the market place in this voluntary
14	period and if someone could get a monopoly, a kicker in
15	there, fine, that was the Commission's scheme. But when
16	they get down to the point, the point I was making is
17	QUESTION: You have got to finish up, counsel.
18	MR. LANE: Yes. There either is something there
19	and we ought to be able to test it or if there isn't, it is
20	clearly arbitrary and capricious.
21	Thank you.
22	QUESTION: Thank you, the case is submitted.
23	[Whereupon, the above-entitled case was
24	submitted.]